CONDENSED TRANSCRIPT

IN THE COURT OF COMMON PLEAS OF ALLEGHENY COUNTY, PENNSYLVANIA

EDWARD W. IHNAT,

CIVIL DIVISION

Plaintiff,

GD 94-17465

ν.

JOHN A. POVER, MARK
BATTALINE, WILLIAM J.
BYTZURA, and METROPOLITAN
LIFE INSURANCE COMPANY,

Defendants.

9:35 a.m. Wednesday, September 25, 2002

300 Park Avenue New York, New York

DEPOSITION UPON ORAL EXAMINATION of
WILHELMENIA J. TAYLOR, Corporate Designee, taken
by PLAINTIFF, before ALBERT M. CITTONE, a
Certified Court Reporter and Notary Public of the
State of New York.

CITTONE REPORTERS

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Attorneys for Kate Philman and Crischoski, Frank Carleni and Ron Schrem

DAVID PARDINI, ESQ.

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Filed 10/03/2006

communicated with the field typically via

Page 3 of 51

31 **DIRECT - TAYLOR** DIRECT - TAYLOR 2 in the first place. I could easily tell if the 2 valid. policy wasn't in force anymore. Q What systems were those? For example, if the older policy was A That was the electronic system that 5 one year from maturity. It was pretty clear-cut 5 would basically tell me if the policy was still in on the adjustment policy. force. It was a system that basically told me the Q At the time when you first started status of the old policy and new policy and what - the reason for the adjustment that the 8 working in the product area, what were the 9 different reasons for which a branch manager could manager was requesting was valid. Q What was the name of that computer 10 request an adjustment for a FIP match? 10 A There was a form, I believe it was 11 11 system? 12 also in the manual, that listed all the reasons 12 A The name of that -- there were 13 for adjustment. There were several of them. I 13 several computer systems, depending what type of 14 review them as part of my document review. I 14 policy it was. All the information wasn't kept in 15 can't remember each and every reason for 15 one system. 16 adjustment. Q Depending what request was from a If you want to go over that, we could branch manager, you would look at one system 17 : 18 go over them. versus another? Q In the event that the form submitted A Or several systems. 19 19 20 by the branch manager and whoever is reviewing the Q What would happen in the event you 20 21 were working to eliminate the match? 21 match determines that it - in effect, the match 22 should remain or stay, what would happen at that A I would make such a notation on the form that was originally submitted that the match 23 point? 24 A There was a place on the form the was being adjusted, and a copy of a form was sent 25 manager submitted that said the match was not 25 back to the branch manager, and a copy of that 30 **DIRECT - TAYLOR** DIRECT - TAYLOR 2 going to be - the adjustment was not going to be 2 form was submitted to a unit in the department 3 approved, and that form was sent back to the 3 that actually created the keypunch cards. The 4 manager. 4 keypunch cards were ran up against the FIP system Q Did the sales representatives 5 to effect the adjustment. themselves have any role in the process of Q Can you explain that for me, how the adjusting matches as far as, were they questioned 7 actual match was adjusted in the system? 8 in any way about the nature of the transaction A The match was adjusted: The keypunch 9 that generated the match? 9 operator would enter the old policy number, the A It was a branch manager's 10 new policy number, the branch identity and the 10 11 responsibility to discuss the matches with the 11 date, what report the match happened on, and the 12 representatives when they got the reports to 12 system would subtract that match from that report. 13 determine if these matches were valid and also to Q Was a new report generated at that 14 discuss, the manager saw some kind of pattern the 14 time? 15 representative was using, valid, as well as if A A new report, no. 15 16 they saw a pattern of financing on the part of the Q If at any time you want to take a 17 representative; that is, using these inforced 17 break, just let me know. 18 values as a method of sale to sell their new 18 Other than the review of the computer 19 business. That was the branch manager's 19 systems, was there any other investigation that 20 responsibility. 20 was done into the match for reasons of adjustment? Q How did the FIP reporting system 21 A Well, the reasons for the matches was 22 impact the compensation of the branch managers? 22 pretty straightforward, and most, if not all, what A The FIP ratio had an impact on the 23 we needed to know, what happens on the electronic 23 24 branch manager's compensation, and that impact 24 system because the FIP system was using other

25 systems to determine there was going to be a match

25 varied over time.

25 was not in the best interest of the company to

	. <u> </u>			<u> </u>	
1 4		45	4	DIDEOT TAVI OD	47
1	DIRECT - TAYLOR	1	1	DIRECT - TAYLOR	
2	A Automatically generated by a computer		2 3	1994. Above the date Ms. Taylor's	1
	estem.			signature – not signature. Ms. Taylor's	
4	Q With what frequency?		4	name appears.	
5	A Monthly.	1	5	PERSON: Would you please repeat the	i
6	Q When we are talking about reports	1	6	Bates number.	
7 b	eing generated, is it always the same type of	1	7	MS. TAYLOR: MP9365000370 through	1
8 re	port as far as the report - I'm assuming you	ļ	8	372.	
9 a	re referring to a report for the branch office;		9	I believe there were multiple copies	
	that right?		10	of this in the documents that were	
11	MS. TAYLOR: Objection.	-	11	identified by Behrend & Ernsberger. There	·
12	MR. LABOVITZ: Objection to form.		12	might be another one with the same Bates	
13	Q Were there different types of reports		13	number with a different Bates number, I	ļ
	enerated?		14	mean.	
15	A Yes.		15	MR. BARTHOLOMAEI: I want to make a	
16	Q What different types were those?		16	comment for the record. I'm not trying to	
17	A There was a report we called a		17	be difficult.	
	ummary report.		18	I'm not going to hold up the	
19	MS. TAYLOR: Did you say, on a weekly		19	deposition each time I identify a document	
20	basis?		20	to have the document identified by you and	
	MR. BARTHOLOMAEI: She said, monthly		21	the Bates number reread every time I refer	
21			22	to an exhibit because I think it will	
22	A There was a detailed report. There		23	prolong this deposition.	
23 V	vas a report listing the ratios for all the		24	We talked about this before in front	
	epresentatives in the office.		25	of the judge, as far as the procedures for	
25	Q The branch office?		20	of the Judge, as ial as the procedules for	40
		46		DIDEAT TAMAR	48
1	DIRECT - TAYLOR		1	DIRECT - TAYLOR	
2	A The branch office.		2	people participating by telephone. Outside	
3	Q What was that report called?		3	of identifying the Bates number of the	
4	A I think it was called like a rolling		4	document, I'm not going to have the	
5	12-month report for the reps. It was detailed in		5	deposition stopped every time I use the	
6	that memo we just talked about.		6	document for you to identify the document	
7	Q Would it help you to refer to that		7	by date or whatever it's called and reread	
8	memo when I asked you these questions?		8	the Bates number for anybody else, because	
9	A Yes.		9	Judge Whalen has stated, because people are	
10	MR. BARTHOLOMAEI: Off the record.		10	participating by telephone by their own	
11	(OFF THE RECORD)(ON THE RECORD)		11	risk, if there is a poor connection or	
12	Q Ms. Taylor, before our break, I was		12	something that can't be heard, that's not	
	asking some questions about the report		13	something that can hold up a deposition.	
14	distribution. You referred to a document.		14	MS. TAYLOR: I don't think that was	
15	The document that I have in front of		15	Judge Whalen's decision.	
			16	Furthermore, the reason I repeated	
16	me is consecutively Bates numbered MP9365000370		17	the Bates number was because you have a	
11/	through 372, and is this the document you are		18	cold, and you are speaking very softly, and	
18	referring to?		19	therefore, it's very difficult to hear.	
1 10	A Yes.		20		
19	Q Is this a document you prepared?			was actually trying to help out. MR. BARTHOLOMAEI: You didn't hear	
20	a VAA		21		
20 21	A Yes.		1 00		
20 21 22	MS. TAYLOR: For the people who are		22	me?	
20 21 22 23	MS. TAYLOR: For the people who are participating by phone, this document is		23	MS. TAYLOR: 1 think it's hard to	
20 21 22	MS. TAYLOR: For the people who are				•

		E0			EE
1	DIRECT - TAYLOR	53	1	DIRECT - TAYLOR	55
2	A People like the branch, if a region		2	Q Was there any routine analysis done	
3	wanted a copy, they lost a copy, they wanted it	ļ		of these summary reports, as far as every six	
4	replaced, someone from the Auditing Department			months a report was generated talking about the	
5	wanted a copy of the record, we would give them a	-	5	prior six months, every quarter or year?	
6	copy of the report. Someone from the Compensation		6	A I don't recall doing an analysis on a	
7			7	routine basis.	
	Department wanted a copy of the report, we would		8		
8	give them a copy of the report.			Q Were yearly reports generated which	
9	Q Were these summary reports routinely		9	contained the same information as the summary	
	sent to members of the management such as a			report, but for a yearly basis?	
11	president of the company?		11	A The report that was created at the	
12	A No.			end of the year, let's say the December report,	
13	MS. TAYLOR: You mean by Ms. Taylor's		13	because the reports included the current month's	
14	unit?				
15	MR. BARTHOLOMAEI: By whoever sent		15	information, it included all of one year on that	
16	them out.		16	one report.	
17	A I was distributing the reports. No,		17	Q The summary reports that were	
18			18	generated, did they necessarily include the prior	
19	the president of the company.		19	12 months or 11 months?	
20	Q I'm asking in general.		20	A The summary reports, no. The current	
21	A I don't know what anyone else might		21	month and year-to-date for an office, sales	
22	have done with them once I gave it to them, but I		22	office, region, territory, company.	
23			23	Q Outside of the territorial office, no	
24	Q Outside of distributing the report,		24	one else received these reports on a routine basis	
25	was any analysis of the report conducted by the		25	from your department?	
		54			56
1	DIRECT - TAYLOR		1	DIRECT - TAYLOR	
2	products planning area whichever accompanied or		2	MS, TAYLOR: Objection as to form.	
3			3	MR. LABOVITZ: Join.	
4			4	Q You can answer.	
5			5		
6			6	Q Let's talk about what you call the	
7			7	detailed report.	
8			8	a a a b a a a a a a a a a a a a a a a a	
9			9		
10			10	and the second s	
11	example, any comment, the best word I can think,		11	information about the old policy and new policy.	
12			12		
ł			12	the premium, the amount withdrawn, the identity of	
13			13		
14	• • • • • • • • • • • • • • • • • • • •			the representative involved in the match. It also	
15				included the current and year-to-date of placed	
16			16		
17			17	· · · · · · · · · · · · · · · · · · ·	
18			18		
19			19	· · · · · · · · · · · · · · · · · · ·	
20			20		
21	, , , , , , , , , , , , , , , , , , ,		21		
22				office, what types of offices are there?	
23	B territory, they might ask us, what were the FIP		23		÷
24	and the second of the second o		24	a number of matches, a number of places and the	
25			1 25	resulting ratio of those two numbers.	

2 4 generated by the system, and the system didn't 5 have a way of inquiring the system and saying I 6 want this, that and the other based on certain 7 time frames, certain people, no. You would have 8 to set up a report to run. It would be 9 predetermined what would be in the report. 10 11 relationship between the FIP ratio and branch 12 manager and how it relates to the branch manager's 13 compensation, and I wanted to ask you again about 14 any way in which the FIP ratio related to sales 15 or -- let me ask first, any way in which FIP ratio 16 related to the sales representative himself or 17 herself. MS. TAYLOR: Objection to form. 18 MR. LABOVITZ: Objection to form. 19 Q Do you want me to rephrase that 20

21 question?

22 A Yes.

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Q Did the FIP ratio have any impact on 23 24 the sales representative?

MS. TAYLOR: Objection as to form.

A Yes. 18

Q What were those? 19

A Corrective action, one of the

20 21 corrective actions would be to attempt to correct

22 the situation by having these discussions with

23 representatives, restating the company policy with

24 respect to the FIP system, and the manager could 25 even terminate the rep if necessary, not solely

4 ratio over any particular number. Q Was there of a particular number 6 established by the company with respect to a FIP ratio where a sales representatives him or herself was supposed to keep their match rate under that 9 certain number? A Not that I can recall. 10 Q So there was no similar 15-percent 12 ratio with respect to sales representatives 13 themselves individually? A Again the 15-percent ratio was, as we 15 were discussing, kind of related to what the 16 compensation people did with the numbers. Since 17 there was no compensation to the reps, there was 18 no similar number. The manager was supposed to 19 review the reports. If it was just one case they 20 wanted to discuss with the rep... The ratio with respect to the reps, 22 didn't set a number, told managers to do anything

23 special, didn't have an effect on their

Q 1 think you did.

24 compensation. I think I answered your question.

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17 MR. BARTHOLOMAEI: The time period 18 where the FIP reporting system existed. 19 A Sounds like you're asking me two 20 21 questions. If there was no request from the 22 branch manager to adjust the match that was

reported, the match stayed on the report.

With respect, I think - what did you

2 3 Asked and answered. 4 5 6 question? understand it. A The FIP system was not used with 10 respect to compensating a rep. So the system 11 wasn't used to pay a rep commission or not pay a 12 rep a commission or determining whether a rep 13 should be paid a commission or not. Q Did the FIP reporting system relate 14 15 in any way to branch managers obtaining a certain 16 conference designation? What I mean by that, a 17 Leader's Conference, a President's Conference or 18 President's Council designation. MS. TAYLOR: Objection as to form. 19 Q Do you know what those three things 20 21 are? A 1 know what they are. 22 Would you repeat the question. 23 Q Did the FIP reporting system have any 24 25 impact on whether a branch manager would be

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16 representatives, not necessarily branch managers. Do you know what I'm referring to 17 18 when I say manager's conference? A I believe it was up to the discretion 19 20 of management at the local level to decide if 21 someone should or not attend the conferences. I 22 don't know what those guidelines were. Q Similarly, I want to ask, with 23 24 respect to sales representatives, was there any

25 company policy where sales representatives would

		85			87
1	DIRECT - TAYLOR		1	DIRECT - TAYLOR	
2 sales of		1	2	was in several different departments. He could	
	Was any analysis of the FIP reporting		3	have been in the Actuarial Department. Could have	
A evelam	conducted which at some point determined		4	been in the Marketing Department. Depends on what	
	as necessary to implement a new system	1	5	memo you are talking about or when he did a	
	B MSAMS system?		6	particular analysis. He wasn't in one department	
6 overth	I don't know about that.	l	7	that I can recall from 1985 or '6.	
_		ļ	8	Q Does Mr. Levine still work at	
8 Q	Do you know who would know about		9	Metropolitan Life?	-
9 that?	Lucas and an environment and a dearmonto		10	A No, I don't believe he still works	
0 A	I remember reviewing some documents		11	there.	
1 while p	reparing for this deposition that were		12	Q Do you know when he stopped working	
2 written	by Mike Levine that talked about some		13		
3 analys	s, expanding the FIP system or creating a		14	A No, but I think it wasn't like 10	
4 new sy	stem. I don't remember the details of what		1	years ago. More recent than that. Few years ago.	
5 it was.	MAR. S. BARLE Conduct		15		
16 Q			16		
	He is an actuary of the company.		17	Q What analysis was done of the FIP	
18 Q	What was his involvement – let me		18		
19 askyo	u in general first, did he have any		19		
	ement in the creation or any changes in the		20		
	porting system?		21	It was asked and answered.	
22	MS, TAYLOR: Objection as to form.		22	MR. LABOVITZ: Join.	
23 A	Not that I know of.		23	-	
24 Q	When you mentioned Mr. Levine's name,		24		
25 how -			25	Q 1 know you said Mr. Levine may have	
		86		DIDECT TAVI OD	8
1	DIRECT - TAYLOR		1	DIRECT-TAYLOR	
2 A	Talking about MSAMS.		1 2	conducted some analysis. I'm asking what that	
3 Q			3		
4 the Fi	P reporting system at all?		1 4		
5	MS. TAYLÓR: Objection as to form.		1	analysis, in some of the documents I looked at.	
6 A	l don't know.			At any point in time, starting with	
7 C			1	7 the creation of the FIP reporting system, was the	
•	ection with the MSAMS system.			B system relaxed in any way?	
9	In what relation did you mention Mr.			9 MS. TAYLOR: Objection as to form.	
	e's name with the MSAMS system?		1	O Q Do you understand the term "relaxed"?	
	The reason I mentioned his name,		1	1 A No.	
	use I thought you asked me about any analysis		1	2 Q For example, was it done away with at	
13 being	done as to whether a new system should be			3 all? Was there a point in time, it started in	
14 crasi	ed. That's the context I recall, seeing some		1.	4 1981, where, in 1984, they said, we're not going	
15 does	ments where Mr. Levine may have done some			5 to use the FIP reporting system, and maybe they	
			1	6 continued again in 1985?	
16 anal				7 A No, not that I'm aware of.	
	· · · · · · · · · · · · · · · · · · ·			18 Q Are you aware of any "FIP	
	ary Department?			9 experiments" that were done by the company?	
	A I said he was an actuary.			20 A Yes.	
	Q Which department did he work in?			21 Q What is your awareness of those	
21	A When?		- 1	21 W RRIIGHD JOUI ANAIGHCOD OF GOOD	
1	Q During the time this analysis was			22 experiments? 23 A I can't remember in detail each one	
	ducted.		- }		
	A 1 think he, from reviewing the		ļ	24 of the experiments, but I know there are documents	
25 doc	uments, he was probably in several years, he		- 1	25 that detail what the experiments were.	

25 completed, they were being stopped?

A I don't know specifically about any

A If you're asking me if the manager 6 himself had an excessive FIP rate, or are you talking about the FIP rate for the representatives from his office? The manager himself has a rate 9 as well. Q is that a rate based on his sales? 10 A The rate based on the fact the sales 12 representatives, for all intents and purposes, 13 like a regular sales representative, they sell 14 policies and have matches, they show up on the 15 report as well. Q In your last answer, you said, "I 17 don't know of any policy written down, but a -18 branch manager could be terminated if he doesn't 19 do what he's supposed to be doing with regard to 20 monitoring the sales representative." I'm asking 21 if you know any specific incidents. A The 702 Marine Park office, I believe 22 23 the branch manager was also terminated. Q Do you know of any others? 24

A Not that I am aware of, that I can

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12 ratio.

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16 the date of the new issue, that, that we would 17 then match against the changed address. Q Besides the address change, the 18 19 address issue, what other ways were there that 20 sales representatives attempted to circumvent the 21 FIP reporting system? A I can't remember, off the top of my 23 head, the ways in which they tried to circumvent 24 the system.

The address thing is what I recall.

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23

25 trigger a match?

A 1 know there was nothing done with

23 we could match and match. I don't know what was

22 the system. There would be a limitation on what

24 done to the representatives that actually did this

21

25 kind of thing.

21 TERM CONVERSIONS, TEN-DAY FREE LOOK CASES.

Who determined at Metropolitan Life

24 which cases, which types of transactions would not

22 LAPSED POLICY. INDUSTRIAL POLICIES.

Case 2:00-cv-02248-DWA	J. J.
113	115
1 DIRECT - TAYLOR 1 DIRECT - TAYLOR	. 10
2 MS. TAYLOR: Objection as to form. I 2 before.	•
3 think this was asked and answered before. 3 A As part of the preparation for the	
4 You can answer again. 4 deposition, yes.	
a by you mind why this document was	
1 6 6 1 1 101 101 101	
The state of the s	
9 to say something else? 9 up on another memo he sent to the entire field	
10 A No. 10 force and addressing something specifically to the	he
11 Q Looking at this list here, is there 11 management level people. This is all managem	ent
12 anything else that you are aware of that would not 12 level people here.	
13 trigger a match, any other type of transaction 13 I don't know why he decided to send	•
14 that's not on this list?	
15 MS. TAYLOR: During what time 15 follow-up to another letter.	
16 period? 16 Q The last paragraph on the first page	
17 Q During the time period when the FIP 17 says:	
18 system was in place. 18 "To further assist you, we are	
19 A I have to take this list and compare 19 developing a new quarterly 'Financed by In-Force	` `
20 it to the documentation that happened in this 20 Policies' report summarizing each individual's	~
2. Superior of the profit is mother portion.	
23 time. I don't know when this thing was written. 23 A Yes.	
24 I can't remember what was justifiable and what 24 Q Do you know what the reason was for	
25 wasn't, what did match and didn't match over a 25 developing this new type of FIP report? It says,	
114	116
1 DIRECT - TAYLOR 1 DIRECT - TAYLOR	
2 particular period of time. 2 "We are developing a new quarterly"	
3 Q Iguess what i'm asking, can you tell 3 A Yes.	
4 by looking at this list, can you tell me if there 4 Q It says, "to further assist you."	•
5 were any other types of transactions that you know 5 I want to know, what was the reason	
6 about sitting here today that would not trigger a 6 why this new report was developed in 1985?	
7 match which are not contained in this list? 7 MS. TAYLOR: Objection to form. Lack	
8 MS. TAYLOR: Objection as to form. 8 of foundation.	
9 A Not that I can recall, not by just 9 MR. LABOVITZ: Join.	
THE ENDOCTOR OF THE PROPERTY O	
Ago, o district and an analysis at the	_1
13 Officers-in-Charge, and others, from J.P. 13 letter says, "Regarding piggybacking replacement of the says, "Regarding piggybacking replacement of the says," Regarding piggybacking replacement of the says, "Regarding piggybacking replacement of the says," Regarding piggybacking replacement of the says, "Regarding piggybacking replacement of the says," Regarding piggybacking replacement of the says, "Regarding piggybacking replacement of the says," Regarding piggybacking replacement of the says, "Regarding piggybacking replacement of the says," Regarding piggybacking replacement of the says, "Regarding piggybacking replacement of the says," Regarding piggybacking replacement of the says, "Regarding piggybacking replacement of the says," Regarding piggybacking replacement of the says, "Regarding piggybacking replacement of the says," Regarding piggybacking replacement of the says	
Maurer is received and marked Taylor 14 business, FIP reporting system." The question I	
15 Exhibit 3 for identification.) 15 have, it is a reporting system that would monitor	•
16 MS. TAYLOR: For the record and for 16 piggybacking activity?	
17 those of you in Pittsburgh, the Bates 17 MS. TAYLOR: Objection as to form.	
18 number is M039811820053 through 054. 18 MR. LABOVITZ: Join.	
19 This is a February 15, 1985 lefter 19 A Yes.	
20 from Mr. Maurer to Officers-in-Charge, 20 Q What is the company definition of	
21 Agency Vice Presidents, Regional Sales 21 piggybacking?	
22 Managers, Branch Managers and District 22 MS. TAYLOR: Objection as to form.	
23 Sales Managers in the United States. 23 MR. LABOVITZ: Join.	
2. It is sailed to the definition of	4
25 Ms. Taylor, is whether you have seen this document 25 financing. The use of inforce values, premiums	10

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A I don't remember this.

Q The first paragraph, there is a - it

24 for the financing of new insurance is related to

25 the use of cash, loan, dividends as a method of

The FIP or the use of policy values

20

21

23

22 is written that:

A I don't know that.

(Letter, George Trotta to

agency vice presidents, regional sales

managers, branch managers and district

received and marked Taylor Exhibit 5 for

sales managers dated November 25, 1985 is

9 changes as we spoke about earlier. 11 deposition, is this something you had seen before, 12 this memorandum? 13 14

15 to? 16

Q Do you know if this was distributed -17

18 at all?

13

17

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A No, I don't know. 19

Q Have you ever heard the term 20

21 "defensive replacement"?

A Yes. 22

23 Q What does that mean?

A We would receive requests, adjustment 25 request from the field where they were claiming

A Yes.

Q Is this something that was 18

19 distributed within the department where you

20 worked?

21 A Yes, because it had an impact on my 22 job.

23 Q What was the impact on your job or

24 your department? A Processing the adjustments. 25

25 experiments were somewhat optional.

25 company?

Cc	se 2:00-cv-02248-DWA Document		2 Filed 10/03/2006 Page 37 of 51 13)n
4		37	1 DIRECT - TAYLOR)9
1	DIRECT - TAYLOR		2 Pritchard. The Bates number is	
2	·		3 M099730930027. The subject line says,	
J	Department.		4 "Great news: Dividend withdrawals without	
4	*	ļ	5 FIP."	
0	Department a couple times in the deposition.		6 Q Do you know who Al Pritchard was?	
6		- 1	7 A No.	
1	Department?		8 Q Have you ever seen this before?	
8			9 A No, not that I can recall.	
40	just know he worked there, and he was a management	ļ	10 Q Was there any time when you could	
10		j	11 make a dividend withdrawal without triggering a	
11		1	12 FIP match?	
12		<i>'</i>	13 A If the dividend withdrawal was less	
13			14 than \$100.	
	deposition.		15 Q Go ahead.	
15		İ		
16				
17			17 Q I was actually referring to the 18 dividend withdrawal over \$100. Was that ever a	
18	•	į		
	from Bob Crimmins, talking about the elimination		19 case, with respect to the FIP reporting system, a	
	of endowments within the final three years as a		20 dividend withdrawal over \$100 would not trigger a	
21	match in the FIP system. The basic reason for		21 FIP match?	
	communication was to point out new ways to earn		22 A Yes. There came a point in time	
	first-year commissions. "It seems to me that our		23 where we learned that Mr. Crimmins had announced	
	strong policy against replacement business may be		24 to the field, dividends would not be a match in	
Z	5 eroding with letters like this."		25 the FIP system.	
		138	1	40
1	DIRECT - TAYLOR		1 DIRECT - TAYLOR	
4	ls this something considered by the		2 Q. When was that?	
•	3 company, that the changes in the FIP system were		3 A Around January 1989.	
4	4 eroding the company's policy with respect to		4 Q What was the reason for that policy	
	5 replacement business?		5 change?	
	MS. TAYLOR: Objection as to form.		6 MS. TAYLOR: Objection to form. Lack	•
	7 MR. LABOVITZ: Objection as to form.		7 of foundation.	
	8 A I was reading it as you were reading		8 MR. LABOVITZ: Objection to form.	
	9 it, and I didn't get the exact same impression		9 A Idon't know.	
1			10 Q Do you know who would know that?	
1			11 A Maybe Mr. Crimmins.	
	2 to the fact that announcement was made with		12 MS. TAYLOR: I just want to make	
1	3 respect to endowments and how they were handled in		13 something clear. Was that company-wide or	
1	4 the FIP system, and says, "Along those same lines,		14 in certain areas?	
	5 we also decided to eliminate these cases from the		15 THE WITNESS: Southern territory.	
Ι.	6 replacement business rules," and my take was, the		16 Q Why was the southern territory	
	7 rest of this memorandum was speaking to how it		17 chosen?	
1			18 MS. TAYLOR: Objection to form. Lack	
1	8 impacted the replacement rules, not the FIP			
1	8 impacted the replacement rules, not the FIP 9 system.		19 of foundation.	
1 1 2	8 impacted the replacement rules, not the FIP 9 system. 10 (Memo, Al Pritchard to all		19 of foundation. 20 MR. LABOVITZ: Join.	
1 2 2	8 impacted the replacement rules, not the FIP 9 system. 10 (Memo, Al Pritchard to all 11 sales reps, is received and marked Taylor		19 of foundation. 20 MR. LABOVITZ: Join. 21 A I don't know.	
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1 1 2 2 2 2 2 2 2 2	8 impacted the replacement rules, not the FIP 9 system. 10 (Memo, Al Pritchard to all 11 sales reps, is received and marked Taylor 12 Exhibit 10 for identification.)		19 of foundation. 20 MR. LABOVITZ: Join. 21 A I don't know. 22 Q Something that Mr. Crimmins might	

22

23

25

24 that.

"the company."

Q That's a good point. I'll clarify

Was this something conveyed to, say,

21

23

A No. I don't remember.

25 received and marked Taylor Exhibit 12 for

(December 13, 1988 letter, re:

24 FIP experiments, Frank Dochniak to Harold Leff is

147 1 DIRECT - TAYLOR 2 the president of the company, that an experiment 3 was done in Pitishurgh, and there was a 45 percent 4 increase in the FIP? 5 MS. TAYLOR: Objection as to form. 6 MR. LABOVITZ: Join. 7 A I don't know. 8 Q Do you know who was informed of the 9 results of the FIP experiment, the 50/50 Dividend 10 Experiment in Pitisburgh? 11 A Obviously, Mr. Leff and Mr. O'Leary. 12 I don't know who else got a copy of this memo. 13 Q Other than the 45 percent increase in 14 FIP, were there any other effects of the 50/50 15 dividend experiment in the Pitisburgh region? 16 MS. TAYLOR: Objection as to form. 18 MS. TAYLOR: Objection as to form. 19 A Other what? 20 Q Effects. Other than the FIP 21 increasing by 45 percent, was there anything else 22 that happened as a result of conducting the 23 experiment in the Pitisburgh, PA section which 3 was attached to this report. There is some 4 numbers in that section. 5 I was wondering if you could 6 interpret those for me or tell me what's being 7 enumerated or described there. 8 MS, TAYLOR: Objection as to form. 9 Lack of foundation. 10 You haven't even established the 11 witness prepared this document 12 A I don't know. 14 DIRECT - TAYLOR 15 DIRECT - TAYLOR 16 MR. BARTHOLOMAE: The court reporter 17 A No. 18 Q Says here, he's the senior manager of 19 Debotte & Touche. 19 Debotte & Touche have with 22 monitoring the FIP system at Metropolitan Life? 23 A I don't know. 24 Q Did you ever work with them when you 25 vere working in the department? 26 A I can't recall. 27 A No The question I have is, what, if any, 28 Preporting system? 29 A Lach't recall. 30 Q Was as an audit ever done of the FIP 4 reporting system? 5 A Not that I can recall, while I was 6 involved in it. 7 (Document titled "Financed by 1 Inforce Policies Program," July 12, 1990 is 29 received and marked Taylor 14, 30 talking and the fire of the surface of the properter 30 DIRECT - TAYLOR 31 DIRECT - TAYLOR 32 Direction and the fire of the fire of the properter of the fire of the fire of the fire of the f
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12 A I don't know what number you are 12 just marked this next document Taylor 14,
14 Q It looks like it says, "Year-to-date 14 through 44112 and a second set,
15 October 1988, '87." 15 MP9365004401 through 4411.
16 I wonder if you can tell me that's 16 Q The first question I have, what was
17 referring to. 17 the purpose of this document being created?
18 A I don't know what those numbers mean. 18 MS. TAYLOR: Objection as to form.
19 Q Do you know what PLI premium refers 19 Lack of foundation.
20 to? 20 MR. LABOVITZ: If I can interrupt for
21 A Not in the context of this memo. 21 a moment. Is there another Bates range?
22 Q What about NSC? 22 Your list of Bates ranges for FIP
23 A 1 know what the abbreviation stands 23 deposition topics. Your MP range stops at
24 for, net sales credit. I don't know what it means 24 9365 number.
25 in the context of this memo. 25 MS. TAYLOR: This is a 9365 number.

25 a memorandum of this type.

	-2 Filed 10/03/2006 Page 41 of 51 155	7
153	1 DIRECT - TAYLOR	
1 DIRECT - TAYLOR	•	
2 for identification.)	2 that happened or not. 3 Q Is that something that was addressed	
3 MS. TAYLOR: The court reporter	4 by the company, as far as you talked before, there	1
4 marked this next document as Taylor 16.	5 was an issue of primary writing agent, there was	
5 For the record, the Bates numbers are	6 an issue with address changes? Was this also	
6 M109733000069 through 75. This is fitled	7 something that was addressed in the formulation of	
7 "SCN-OF-FIP System Requirements	8 the FIP match policy at Metropolitan Life?	
8 Documentation," annotated April 17, 1991.	9 MS. TAYLOR: Objection as to form.	
9 Q The first question I have is, what	10 MR. LABOVITZ: Objection as to form.	
10 was the "SCN-OF-FIP" System? 11 A I don't think there ever was a	11 A 1 think we spoke before about	- 1
11 A I don't think there ever was a 12 SCN-OF-FIP System. I think there was some	12 splitting of FIP matches among more than one	1
13 discussion about making some changes on the FIP	13 representative. I'm thinking, this is what this	
14 system, and those discussions were characterized	14 is referring to.	
15 as SCN-OF-FIP."	15 Q I'm referring specifically where it's	
16 Q Do you know who came up with the name	16 talking about retired sales representatives	
17 SCN-OF-FIP"?	17 attributed with a match. It says here: "who,	ĺ
18 A No, I don't remember.	18 since he is retired, is not very concerned with	
19 Q This was something that was never	19 the FIP charge".	- [
20 implemented?	20 Is that something that came to light	
21 A Not that I can remember.	21 it in the company, that representatives were using	
22 Q Do you know generally what the	22 retired sales representatives to take the FIP	
23 differences were that were contemplated?	23 match for one of their sales?	
24 A I would have to read the document in	24 A Thad no knowledge of that.	
25 detail.	25 (November 8, 1993 letter, Mr.	
154	15)
1 DIRECT - TAYLOR	1 DIRECT - TAYLOR	
2 (Letter, September 3, 1993,	2 Vranka to Mr. Shoop, re: Targeted market	
3 T.J. McHale to Michael Levine, re: FIP is	3 conduct examination is received and marked	i
1 1 1 1 1 T 1 T 4 1 T 4 T 5		
4 received and marked Taylor Exhibit 17 for	4 Taylor Exhibit 18 for identification.)	
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25

25

Q Later on, that sentence says, "The

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161		163
1 DIRECT - TAYLOR	1 DIRECT - TAYLOR	
2 program ran in Pittsburgh region for one and a	2 (WITNESS PERUSES DOCUMENT.)	
3 half years."	3 Q Have you seen this before?	
4 Is that, in fact, correct?	4 A Yes.	
5 A Somewhere around there.	5 Q Did you write this letter? 6 A Yes.	
6 (Letter, April 25, 1994,		
7 Stadler to Savarese, re: Inclusion of UL	7 Q What was the purpose of this letter?	
8 II data into the FIP system is received and	8 A The purpose of this letter was to	
9 marked Taylor Exhibit 20 for	9 inform Greg Doby, who was my boss at the time, a	
10 identification.)	10 transaction that I believed was not being reported	
11 MR. BARTHOLOMAEI: The court reporter	11 to the FIP system, which were 1035 exchanges	
12 has marked this next exhibit as Taylor 20.	12 involving new UL II contracts.	
13 Bates number is M059700960612, a letter	13 Q What was the reason for reporting	
14 from George Savarese to D.M. Stadler,	14 that to Mr. Doby?	
15 entitled "Inclusion of UL II Data into the	15 A Treported to him. Treported to him	
16 FIP System."	16 at the time, as well as there was a transition	
17 Q The question I have is, was UL II	17 process going on between my involvement in the FIP	
18 ever included in the FIP calculation?	18 system and my turning that responsibility over to	
19 A It's my recollection that it was	19 Mike Rigby, R-i-g-b-y.	
20 included.	20 Q What I meant was, why was it	
21 Q When was that?	21 necessary to report this information to Mr. Doby	
22 A I don't remember the date, but I	22 about a transaction that you didn't think was	
23 believe there is documents that include a date	23 being covered by the FIP system?	
24 that the UL II policy was included.	24 A Because I felt it was important that	
25 Q Do you know how long after the	25 someone know, knew, what's not being included and	
162		164
1 DIRECT - TAYLOR	1 DIRECT - TAYLOR	
2 introduction of the UL II that it became included	2 what impact it may have on the FIP ratio if it was	
3 in the FIP system?	3 included.	
4 MS. TAYLOR: Objection as to form.	4 Q Is this something that should have	
5 A I don't remember when the UL II was	5 been included in the FIP system?	
6 introduced. I'm sure there is documents over	6 MS. TAYLOR: Objection as to form.	
7 there.	7 	
8 Q Are any of those documents documents	8 calls for speculation.	
9 you can identify?	9 MR. LABOVITZ: Objection as to form.	
10 A No.	10 A It was my thought that these	
11 (Letter, Ms. Taylor, July 11,	11 transactions should be included in the FIP system.	
12 1994, to Mr. Doby is received and marked	12 Q It says here on the second page at	
13 Taylor Exhibit 21 for identification.)	13 the top:	
14 MR. BARTHOLOMAEI: The court reporter	14 "It is important to remember that the	
15 has marked this next document Taylor 21,	15 adjusted FIP ratios are understated since they do	
and it's a two-page document signed by Ms.	16 not include dividend withdrawals, loans, or	
17 Taylor dated July 11, 1994 to Mr. Doby, and	17 partial ULI surrenders used to fund new UL II	
18 the Bates numbers of M059700960876 and 877.	18 policies."	
19 Q Ms. Taylor, I assume you've seen this	19 Is that what you are referring to	
20 document before?	20 when you are saying something not recorded by the	
21 A Yes.	21 FIP system?	
22 Q What was the purpose of this	22 A No. I was talking about –	
23 document?	1.00 0 400E avahanna0	
	23 Q 1035 exchanges?	
24 A I'm going to read it again. It's 25 been a while.	23 Q 1035 exchanges? 24 A - 1035 exchanges. 25 Q What is this referred to here?	

23 Life?

24

25

I was wondering if this helped you

MS. TAYLOR: Objection as to form.

22 determine that or refreshed your recollection at

23 all as to when that happened.

A (No verbal response)

24

25

21 through each one out loud, can you tell me if

Lack of foundation.

22 these were actually implemented at Metropolitan

MS. TAYLOR: Objection as to form.

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169	171 171 171 171 171 171 171 171 171 171
1 DIRECT-TAYLOR	1 DIRECT - TAYLOR
2 A I don't know if these are	2 Q There is no need to go through the
3 recommendations. I can't tell you.	3 document page by page. I'll direct you to a
4 Q Do you know who would know that?	4 particular portion. You are welcome to review the
5 A Probably Mr. Rigby.	5 whole thing, if you like.
6 Q This letter is dated in 1995.	6 Do you recognize this document?
7 You didn't work in that department	7 A No, I don't.
8 anymore, right?	8 Q Have you ever seen this document?
9 A No, I didn't.	9 A I don't recall seeing this document.
10 (RECESS TAKEN)(AFTER RECESS)	10 Q I would like you to direct your
11 MR. BARTHOLOMAEI: I don't have any	11 attention, if you could, to page five of this
12 further questions. Thank you.	12 document, ML000442. I direct you specifically to
13	13 the second full paragraph on the page, and that
14 CROSS-EXAMINATION BY MR. LABOVITZ:	14 paragraph begins with the statement:
15 Q it's been a long day for you, so I'll	15 "Significantly, MetLife's goal of
16 keep this short.	16 limiting the sale of new policies that are
17 My name is bill Labovitz, and we met	17 financed by inforced policies of 15 percent is not
18 briefly this morning. We represent, my firm and	18 a regulatory mandate, but merely a self-imposed
19 I, represent Gary Antonino. As I said, a couple	19 internal guideline."
20 questions for you.	20 Do you see that statement?
21 Isn't it true that the 15-percent FIP	21 A Yes, Ido.
22 rate, or ratio, that we discussed today was an	22 Q Is that consistent with your
23 internal guideline?	23 understanding that this 15 percent was a
24 A Internal guideline for what? I don't	24 self-imposed internal guideline?
25 understand your question.	25 A Yes.
170	172
1 DIRECT-TAYLOR	1 DIRECT - TAYLOR
2 Q That its purpose was as an internal,	2 Q Would it be fair also, would it be
3 self-imposed internal guideline.	3 fair to say also that this 15-percent FIP rate, or
4 MS. TAYLOR: Objection as to form.	4 ratio, was a benchmark or an indicator? Would 5 that be an accurate characterization?
5 A Fifteen-percent ratio that we	A COMMENT OF STATE OF
6 discussed today, it's my recollection we were	6 MS. TAYLON: Objection as to form. 7 MR. BARTHOLOMAEI: Join.
7 relating that to how managers were compensated.	8 Q You may answer, if you understand the
8 So it was not a guideline. The number that was	
9 used in determining whether a FIP ratio had an	9 question. 10 A I really don't understand the
10 impact on management's compensation.	I · · · ·
11 Q Let me show you	11 question. 12 Q Let me direct your attention to – 1
12 (Document titled "Metropolitan	13 only have one copy of this with me. This is the
13 Life Insurance Company's Response to	14 transcript of the deposition of Corporate Designee
14 Pennsylvania Insurance Department Market	15 James Gould. I don't see a need to mark it. I'll
15 Conduct Report" is received and marked	16 show this to you in a moment, a transcript taken
16 Taylor Exhibit 24 for identification.)	17 of his deposition on August 20, 2002.
17 Q I show you what's been marked by the	18 First of all, do you know James
18 court reporter as Taylor Deposition Exhibit 24. 19 MR. LABOVITZ: For the record, this	19 Gould?
	20 A Yes.
	21 Q Who is he?
21 Response to Pennsylvania Insurance 22 Department Market Conduct Report. The copy	22 A He worked in the MetLife's Auditing
23 that I have in front of me at least bears	
	23 Department.
1 24 the Bates range Mi 000436 through and	23 Department. 24 Q Let me show you — if you don't mind,
24 the Bates range ML000436 through and 25 including 458.	23 Department. 24 Q Let me show you — if you don't mind, 25 since I have only one copy, I look on with you.

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4	DIRECT - TAYLOR	1	DIRECT - TAYLOR	179
2	cross-examining her and asking her	2	to the 15-percent rate?	
3	questions, I'm entitled	3	A No, I don't know that.	
4	MS. TAYLOR: To ask the same	4	MS. TAYLOR: Objection as to form.	
5	questions over and over again	5	Q You may answer.	
6	MR. LABOVITZ: 1 think the record	6	A I would not know that.	
7	will speak for itself, Ms. Taylor, and I	7	Q Did this 15-percent rate appear in	
8	reject that mischaracterization. I do not	8	any Metropolitan Life manual?	
9	believe she's answered that question	9	A I don't remember if it appeared in	1
10	previously.		any manual. I believe it appeared in the types of	
11	MR. BARTHOLOMAEI: She answered it	11	field releases for the compensation unit.	
12	and said the exact opposite.	12	MS. TAYLOR: If you show her a couple	
13	MR. LABOVITZ: I think I am entitled	13	of manuals, she'll be able to tell you	
14	to go down this line of questioning.	14	that. I know somewhere in the documents	
15	Q Isn't it true, this 15-percent rate	15	that were sent there were a lot of manuals.	
16	is not – was not a formal Metropolitan Life	16	If you show her some	
17	policy?	17	Q Sitting here right now, are you aware	
18	MS. TAYLOR: Objection as to form.	18	if that 15-percent rate does appear in any manual?	
19	MR. BARTHOLOMAEI: Join.	19	You may have answered, you are not sure. Is that	
20	Q You may answer.	20	· ·	
21	A The 15-percent number, 15-percent	21	A I'm not sure.	
	number that was used at Metropolitan Life, as I	22	Q Let me show you again, I just have	
	know it, related to how the FIP ratio impacted		one copy. This is testimony of Robert Crimmins	
	management's compensation. The 15-percent number	1	"In the Matter of the Arbitration between Charles	
25	was used in determining the compensation,	25	Garitzky and Metropolitan Life," December 20,	
1.	178		DIDEAT TAYLOR	180
ļ	DIRECT - TAYLOR	1	DIRECT - TAYLOR	
2	determining whether management – how management	2	1996. I'll show it to you, and look over your	
3	would be compensated.	3	shoulder for a moment simply because I have one	
4	Q Was this 15-percent figure for	4	CODY.	
1 0	compensation, was it adopted by the Metropolitan	0	Page 561 starting on line four, "The	
6	Life Board of Directors, to your knowledge? A Not that I'm aware of, no.	7	FIP had no idea that it was just a guideline. It was a tool. In fact, it is still a tool the	
8	Q Was it adopted by any Met policy	8	people can monitor their business with."	
9	committee, to the best of your knowledge?	9	Do you agree with that statement of	
10	MS. TAYLOR: Objection as to form.	10	Mr. Crimmins I just read?	
11	A Policy committee. I'm not sure what	11	MS. TAYLOR: Objection as to form.	
12	that is. I don't know.	12	You're reading virtually a similar	
13	Q Were minutes prepared reflecting the	13		
14	adoption of 15-percent ratio?	14		
15	A Minutes prepared?	15		
16	Q Any Board minutes you are aware of,	16		
17	Met is aware of.	17	,	
18	A I'm not.	18		
19	MS. TAYLOR: That – she is not aware	19		
20	of minutes. She was not on the Board of	20		
21	Directors. I frankly don't believe she	21	Q If you understand the question,	
22	received Board minutes. I don't think she	22		
23	would know that.	23		
24	Q Do you know whether a formal policy	24	<u> </u>	•
25	directive was ever adopted by Met CEO with respect	25	to	
	CITTONE REPORT	ERS	- (212)286-9222	

25

MR. LABOVITZ: Yes.

25

Was the 1981 Metropolitan Life match,

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	185		ŭ	187
	DIRECT - TAYLOR	1	DIRECT - TAYLOR	
2	or ratio -	2	A You have two matches and two new	
3	MS. TAYLOR: Objection as to form.	3	issues, you have a hundred percent.	
4	A Idon't know.	4	MR. LABOVITZ: Those are all the	
5	Q match or ratio for 1982 five	5	questions I have at this time. I thank you	
6	percent?	6	for your time.	
7	MS. TAYLOR: Objection to form.	7	MS. TAYLOR: Does anyone in	
8	A 1 don't know.	8	Pittsburgh on the telephone have anything?	
9	Q I'm wondering, as a corporate	9	MS. BELLO: We have no questions.	
10	designee, whether you have knowledge, on FIP,	10		
11	whether there is an objective of five percent	11	REDIRECT EXAMINATION BY MR. BARTHOLOMAEI:	
	ratio in 1982?	12	Q Ms. Taylor, we talked earlier about,	
13	MS. TAYLOR: Objection as to	13	when you told me what you would do as far as when	
14	form. Asked and answered.	14	a match was reported, you would go into the	
15	A As a corporate designee, the most I		computer system and check, a couple different	
16	would be backwards, memos like this. I don't know	16	systems you would check to determine if, in fact,	
17	that's the case or not. I can't answer that yes.		the match was correct.	
18	Q Do you have any reason to doubt the	18	MS. TAYLOR: Objection.	
19	accuracy of this document?	19	I think she said that in terms of a	
20	MS. TAYLOR: Objection as to form.	20	request for an adjustment.	
21	Calls for speculation.	21	Q Request for an adjustment. That's	
22	She previously testified she had	4	right. I apologize.	
23	never seen the document before, except – I	23	Are you familiar with life insurance	
24	don't know if she even saw it in	1	applications?	
25	preparation. She has never seen it before	25	A Familiar with? I know what it looks	
	186	 		188
1	DIRECT - TAYLOR	1	DIRECT - TAYLOR	100
2	Q Isn't it true, there is not	2		
3	necessarily a relationship between a high FIP	3	Q For, let's say, a whole life policy.	
4	ratio and improper replacement activity?	4	A You're talking about today?	
5	A That's true.	5	Q Yes.	
6	Q So there is not automatically a	6	A I haven't looked at a life insurance	
7	problem if there is a FIP ratio in excess of that	7	application in probably 10, 15 years.	
8	15 percent benchmark; is that right?	8	Q What about the time when you worked	
9	A Again, you are referring to it as a	a	in the department, when you worked with the FIP	
10	benchmark. It's not necessarily a problem when	10	reporting system, were you generally familiar with	
11	the FIP ratio is higher, no.	11	life insurance applications, part of your job?	
12	Q So I can understand better this FIP	12		
	ratio, wouldn't you agree that a FIP ratio of 50	13		
14	percent doesn't necessarily mean an agent was	14		
15	involved in replacement activity 50 percent of the	15		
16	time; is that right?	16		
1 10	was, is not land.			
		17		
17	MS. TAYLOR: Objection as to form.		dividend withdrawal over \$100 would trigger a FIP	
17 18	MS. TAYLOR: Objection as to form. A A FIP ratio of 50 percent doesn't	18	match on a reporting system.	
17 18 19	MS. TAYLOR: Objection as to form. A A FIP ratio of 50 percent doesn't mean the rep was involved in any replacement.	18 19	match on a reporting system. How was it determined a dividend	
17 18 19 20	MS. TAYLOR: Objection as to form. A A FIP ratio of 50 percent doesn't mean the rep was involved in any replacement. Q Because I think you testified	18 19 20	match on a reporting system. How was it determined a dividend withdrawal had taken place, a dividend withdrawal	
17 18 19 20 21	MS. TAYLOR: Objection as to form. A A FIP ratio of 50 percent doesn't mean the rep was involved in any replacement. Q Because I think you testified earlier, you could have, let's say, two or three	18 19 20 21	match on a reporting system. How was it determined a dividend withdrawal had taken place, a dividend withdrawal was over \$100?	
17 18 19 20 21 22	MS. TAYLOR: Objection as to form. A A FIP ratio of 50 percent doesn't mean the rep was involved in any replacement. Q Because I think you testified earlier, you could have, let's say, two or three policies and that could impact — I think you	18 19 20 21 22	match on a reporting system. How was it determined a dividend withdrawal had taken place, a dividend withdrawal was over \$100? MS. TAYLOR: Objection as to form.	
17 18 19 20 21 22 23	MS. TAYLOR: Objection as to form. A A FIP ratio of 50 percent doesn't mean the rep was involved in any replacement. Q Because I think you testified earlier, you could have, let's say, two or three policies and that could impact — I think you testified earlier this morning, you could have a	18 19 20 21 22 23	match on a reporting system. How was it determined a dividend withdrawal had taken place, a dividend withdrawal was over \$100? MS. TAYLOR: Objection as to form. A The company had a system that	
17 18 19 20 21 22 23 24	MS. TAYLOR: Objection as to form. A A FIP ratio of 50 percent doesn't mean the rep was involved in any replacement. Q Because I think you testified earlier, you could have, let's say, two or three policies and that could impact — I think you	18 19 20 21 22 23 24	match on a reporting system. How was it determined a dividend withdrawal had taken place, a dividend withdrawal was over \$100? MS. TAYLOR: Objection as to form.	

22 Q I don't have it in front of me. It's 23 a question that basically states: Is any policy 24 being cash surrendered, loan taken, dividend 25 withdrawal to fund the instant policy being

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1		•	193	1				195
2 3	STATE OF NEW	CERTIFICATION Y YORK)		2	7	Letter, November 11,	127 /	22
1		ss		3	•	1987, memo to branch	121 /	44
5	COUNTY OF N	W YORK) RT M. CITTONE, a Certif	ied Court	4		managers and district sales managers re		
6	Reporter and	l Notary Public of the S	tate of New			Financed by Inforce		
8		REBY CERTIFY that WILHEL witness whose deposition		5	8	Policies (FIP) Letter to	133 /	21
9		set forth, was duly sw		ľ	Ü	officers-in-charge,	133 /	21
10 11	given by such	tion is a true record of th witness.	the testimony	7		re: FIP program, January 18, 1988		
12	I FURT	HER CERTIFY that I am no		8		•		
13 14		parties to this action b nd that I am in no way i		9	9	March 1, 1988 letter from Mr. Schroeder to	136 /	14
15	the outcome	of this matter.				Harold Leff		
16 17		NESS WHEREOF, I have her Lst day of October 2002.	eunto set my	10	10	Memo, Al Pritchard to	138 /	20
18	., 4.			11		all sales reps	-	
19 20				12	11	Letter, September 30, 1988, Rudolph Michael	141 /	6
21				13		to the agency vice		
22 23	Notar	ALBERT M. CITTONE y Public of the State of	New York	14		presidents and regional sales		
24	110002,	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1				managers,		
25				15 16	12	southeastern territory December 13, 1988	142 /	23
1				i		letter, re: FIP	**** /	2.5
1				17		experiments, Frank Dochniak to Harold		
				18	4.0	Leff		
				19	13	Letter, Michael Levine to Ed	147 /	4
1				20		Morrissey, March 26		
				21		1990		
				22	14	Document titled	148 /	7
						Financed by Inforce , Policies Program, July		
				23	15	12, 1990 February 8, 1991	151 /	8
				1	13	letter, Robert	101 /	Ü
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